

1 SAMUEL BERNARD JOHNSON III  
2 4420 Abruzzi Circle  
3 Stockton, California 95206  
(209) 982-5904 - Telephone  
blakviii@aol.com - Email

4 Plaintiff - *In Pro Se*

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8 **UNITED STATES DISTRICT COURT**  
9 **NORTHERN DISTRICT OF CALIFORNIA**  
10 **SAN FRANCISCO DIVISION**  
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12 SAMUEL BERNARD JOHNSON III,

13 Plaintiff,

14 vs.

15 CHEVRON CORPORATION, a Delaware  
16 corporation, CHEVRON  
17 ENVIRONMENTAL MANAGEMENT  
18 COMPANY, a California corporation, and  
DOES 1-10,

19 Defendants

20 Case No.: C 07-05756 SI (JCS)

21 **DECLARATION OF SAMUEL  
22 BERNARD JOHNSON III IN SUPPORT  
23 OF PLAINTIFF'S REPLY TO  
24 DEFENDANTS' OPPOSITION TO  
25 PLAINTIFF'S MOTION FOR LEAVE TO  
26 FILE A FIRST AMENDED COMPLAINT**

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1 I, Samuel Bernard Johnson III, (hereinafter referred as "Plaintiff Johnson") am the  
 2 Plaintiff in the within action declare the following:

3 1. On March 27, 2008, at 3:37 p.m. Counsel for Chevron sent an email to Plaintiff  
 4 Johnson regarding know if Plaintiff Johnson wanted to stipulate to the dismissal of the individual  
 5 defendants other than CEMC and Chevron Corp. Given that the Case Management hearing was  
 6 fast approaching she would nee to file a Motion to Dismiss by April 3, 2008, but was hesitant to  
 7 start expending time and effort preparing it if the parties could reach an agreement. *See Exhibit*  
 8 *A, March 27, 2008, email from Counsel from Chevron to Plaintiff Johnson.*

9 2. On April 1, 2008, at 5:15 a.m. Counsel for Chevron sent Plaintiff Johnson and  
 10 email stating that she was on her way to the airport, but would make sure Plaintiff Johnson's  
 11 email/pdf came through shortly when she arrive in her firm's Los Angeles office. *See Exhibit B,*  
 12 *April 1, 2008, email from Counsel for Chevron to Plaintiff Johnson.*

13 3. On April 1, 2008, at 7:30 p.m. Plaintiff Johnson sent an email to Counsel for  
 14 Chevron informing her that for the first time he was made aware that Susan J. Solger was  
 15 represented by an attorney and that Plaintiff Johnson should have been informed of such prior to  
 16 entering into an agreement to stipulate to have Ms. Solger dismissed from this action. *See*  
 17 *Exhibit C April 1, 2008, email from Plaintiff Johnson to Counsel for Chevron.*

18 4. On April 1, 2008, at 7:42 p.m. Counsel for Chevron sent an email to Plaintiff  
 19 Johnson stating where can I reach you? *Id.*

20 5. On April 1, 2008, Counsel for Chevron and Plaintiff Johnson conducted a  
 21 telephonic meet and confer wherein Counsel for Chevron informed Plaintiff Johnson that she  
 22 thought he knew that Ms. Solger was represented by Counsel. Counsel for Chevron also  
 23 informed Plaintiff Johnson that she had obtained authority from Ms. Solger's attorney to discuss  
 24 and enter into a stipulation to dismiss her from this action.

25 6. On April 1, 2008, during the telephonic meet and confer in ¶ 5, Plaintiff Johnson  
 26 informed Counsel for Chevron that he was not aware that Ms. Solger was represented by an  
 27 attorney and the Counsel for Chevron should of informed Plaintiff Johnson of such between the

1 parties between discussion pertaining to any type of agreement being reached to dismiss Ms.  
 2 Solger or any of the previously dismissed defendants.

3       7.       That on August 6, 2008, I sent an email to Delia A. Isvoranu, Esq. of Filice  
 4 Brown Eassa & McLeod LLP, (hereinafter referred to as "Counsel for Chevron") informing  
 5 Counsel for Chevron that I have reviewed Defendants' Opposition to Plaintiff's Motion for  
 6 Leave to File A First Amended Complaint, that I will be utilizing documents from the WCAB  
 7 proceeding as well as the Federal Action as exhibits to my reply opposition. *See Exhibit D,*  
 8 August 6, 2008, emails between Plaintiff Johnson and Counsel for Chevron.

9       8.       That in the email referenced in ¶ 7 above, I informed Counsel for Chevron that the  
 10 time she referenced in her opposition as 10:30 p.m. was incorrect and was in fact 10:30 a.m..

11       9.       That in the email referenced in ¶ 7 above, that I informed Counsel for Chevron  
 12 that I wanted to address the situation about the WCAB documents. That I further informed  
 13 Counsel for Chevron that the letter that accompanied the documents was dated November 7,  
 14 2007. That I did not receive the documents until November 10, 2007, which was a Saturday as I  
 15 was not home during the weekday to receive the materials.

16       10.      Attached hereto as Exhibit E is a true and correct copy of email communications  
 17 from March 31, 2007 at 11:17 pm. until April 1, 2008 at 5:43 p.m. between Counsel for Chevron  
 18 and Plaintiff Johnson regarding the agreement pertaining to dismissing the previously dismissed  
 19 defendants in order to streamline this action for settlement purposes.

20       11.      Attached hereto as Exhibit F is a true and correct copy of CHEV03265 that was  
 21 produced in the administrative proceeding entitled Samuel B. Johnson III v. Chevron  
 22 Corporation, et al., State of California, Department of Industrial Relations, Division of Workers'  
 23 Compensation, Workers' Compensation Appeals Board, STK 0206833.

24       12.      Attached hereto as Exhibit G is a true and correct copy of CVX 012397 that was  
 25 produced in this action.

26       13.      Attached hereto as Exhibit H is a true and correct copy of CHEV03269 that was

1 produced in the administrative proceeding entitled Samuel B. Johnson III v. Chevron  
2 Corporation, et al., State of California, Department of Industrial Relations, Division of Workers'  
3 Compensation, Workers' Compensation Appeals Board, STK 0206833.

4 14. Attached hereto as Exhibit I is a true and correct copy of CHEV01448-  
5 CHEV01449 that was produced in the administrative proceeding entitled Samuel B. Johnson III  
6 v. Chevron Corporation, et al., State of California, Department of Industrial Relations, Division  
7 of Workers' Compensation, Workers' Compensation Appeals Board, STK 0206833.

8 15. Attached hereto as Exhibit J is a true and correct copy of the shipping label that  
9 accompanied one of the three (3) boxes of documents that was produced in the Samuel B.  
10 Johnson III v. Chevron Corporation, et al., State of California, Department of Industrial  
11 Relations, Division of Workers' Compensation, Workers' Compensation Appeals Board, STK  
12 0206833. Print date is November 7, 2007, which was the date of the documents were shipped  
13 from the office of Filice Brown Eassa & McLeod LLP.

14  
15  
16 Dated this 8<sup>th</sup> day of August 2008

/s/

17 SAMUEL BERNARD JOHNSON III  
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## **EXHIBIT A**

Subj: **Re: Johnson v. Chevron Corporaiton Case No. C 07-05756 WHA**  
Date: 3/27/2008 3:37:52 P.M. Pacific Daylight Time  
From: divisoranu@filicebrown.com  
To: BlakVIII@aol.com

Mr. Johnson,

Please advise me as soon as possible whether we can stipulate to the dismisal of the individual defendants other than CEMC and Chevron Corp. Given that the Case Management Hearing is fast approaching, I will need to file our Motion to Dismiss by April 3, 2008, but am hesitant to start expending time and effort preparing it if we can reach an agreement.

I am available all day tomorrow to discuss this issue as well as your intended request for 30-day continuance. Please feel free to contact me at any time.

Best,  
Delia

\*\*\*\*\*  
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## **EXHIBIT B**

Subj: **Re: Stipulation**  
Date: 4/1/2008 5:15:13 A.M. Pacific Daylight Time  
From: disvoranu@filicebrown.com  
To: BlakVIII@aol.com

Good morning, Samuel. My apologies for not responding sooner-I accidentally left my blackberry in the car last night. I am currently on my way to the airport so I will make sure your email/pdf came through shortly, when I arrive at our LA office.

Thank you.

Delia

-----Original Message-----

From: BlakVIII@aol.com <BlakVIII@aol.com>  
To: Delia Isvoranu  
CC: BlakVIII@aol.com <BlakVIII@aol.com>  
Sent: Mon Mar 31 21:03:35 2008  
Subject: Re: Stipulation

Delia, here is page 2 of the Stipulation. My first time sending this over two hours ago did not work. So, I'm sending it again. Please confirm receipt. Thanks and take care for now. Samuel.

In a message dated 3/31/2008 7:15:46 P.M. Pacific Daylight Time, disvoranu@filicebrown.com writes:

Great. Thank you.

Delia

---

From: BlakVIII@aol.com [mailto:BlakVIII@aol.com]  
Sent: Monday, March 31, 2008 7:14 PM  
To: Delia Isvoranu  
Subject: Re: Stipulation

Delia, this will confirm that I have received the stipulation. I'll review it and if everything is fine I'll attempt to send you the signature page from home on tonight. If, I'm unable to send it from home on tonight, then I will send it first thing in the morning. Thank you for your courtesy and cooperation regarding this matter. Take care for now. Samuel.

In a message dated 3/31/2008 6:57:43 P.M. Pacific Daylight Time, disvoranu@filicebrown.com writes:

Mr. Johnson,

Attached is the Stipulation. Again, my intent is to file this tomorrow so that the Court receives the request for continuance as soon as possible. Please email/PDF the signature page and I will efile it tomorrow evening (or I will have my secretary efile it in my absence tomorrow.)

Thank you for your courtesy and cooperation.

Regards,

Delia

Delia A. Isvoranu  
Filice Brown Eassa & McLeod LLP  
Lake Merritt Plaza  
1999 Harrison St. 18th Floor

Wednesday, August 06, 2008 AOL: BlakVIII

Oakland, CA 94612  
Tel:(510) 444-3131  
www.filicebrown.com <<http://www.filicebrown.com>>

\*\*\*\*\*  
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Thanks and take care for now. Samuel

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Thanks and take care for now. Samuel

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Wednesday, August 06, 2008 AOL: BlakVIII

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Thanks and take care for now. Samuel

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Thanks and take care for now. Samuel

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## **EXHIBIT C**

Subj: **Re: Stipulation**  
Date: 4/1/2008 7:42:35 P.M. Pacific Daylight Time  
From: disvoranu@filicebrown.com  
To: BlakVIII@aol.com

Mr. Johnson,  
Where can I reach you?  
Delia

-----Original Message-----

From: BlakVIII@aol.com <BlakVIII@aol.com>  
To: Delia Isvoranu  
Sent: Tue Apr 01 19:31:55 2008  
Subject: Re: Stipulation

Delia, I have just learned some distributing news regarding this matter. When was Filice, et al made aware that James Fitzgerald, III, Esq. represents Susan J. Solger in this matter? Likewise, I have just received in the mail a Notice of Unavailability of Counsel. This is the same document that I received a few weeks ago. One, the previous document was not filed with the Court to alert it of such and now impacts the April 24, 2008, CMC as you state that Mr. Eassa and you are not available for anything pertaining to this matter from April 11, 2008 to May 9, 2008.

On a separate note, I thought we would be able to make some progress regarding this matter, but based off of the information in your Notice of Unavailability and finding out that Filice, et al. may have had prior knowledge that Ms. Solger was represented by counsel places a bad taste in my mouth. Any discussions regarding removing Ms. Solger from this action should have been discussed directly with Mr. Fitzgerald and not with Filice, et al. as Mr. Fitzgerald represents Ms. Solger's interest in this matter.

Based on the above, I recommend that you and I discuss all of this as soon as possible as I have informed Mr. Fitzgerald on tonight via telephone that I more then likely will be amending the Complaint to bring back in the employees and Chevron Corporation Long-Term Disability Organization Plan under the 1981 claims. Take care for now. Samuel.

In a message dated 4/1/2008 5:43:50 P.M. Pacific Daylight Time, disvoranu@filicebrown.com writes:

Samuel,  
Yes. We have authority to discuss settlement with you. I am required to forward any settlement demand/proposal to Chevron and I will do so.

Take care,

Delia

-----Original Message-----

From: blakviii@aol.com <blakviii@aol.com>  
To: Delia Isvoranu  
Sent: Tue Apr 01 10:22:45 2008  
Subject: Re: Stipulation

Delia, before proceeding any further on the proposal for a resolution of this action, I will need to know whether or not you or Filice Brown Eassa & McCleod, LLP has the authority to begin and enter into settlement discussions with me pertaining to this matter as well as to execute a settlement if the parties can come to some agreement regarding this action and the WCAB matter. Please advise accordingly if your clients have provided such authority. Take care for now. Samuel.

-----Original Message-----

From: Delia Isvoranu <disvoranu@filicebrown.com>  
To: BlakVIII@aol.com  
Sent: Tue, 1 Apr 2008 6:00 am

Wednesday, August 06, 2008 AOL: BlakVIII

Subject: Re: Stipulation

Samuel, I received your fax and filed the Stipulation this morning to ensure the Court receives your request for continuance promptly.

Again, thank you for your courtesy regarding this matter. I will wait to receive your proposal for a resolution of this action.

Have a nice day.  
Delia

-----Original Message-----

From: BlakVIII@aol.com <BlakVIII@aol.com>  
To: Delia Isvoranu  
Sent: Mon Mar 31 21:17:00 2008  
Subject: Stipulation

If I cannot send this via email, then I will send it by facsimile on tonight.  
Thanks and take care for now.

---

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<<http://home.aol.com/diy/home-improvement-eric-stromer?video=15&ncid=aolhom00030000000001>>

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## **EXHIBIT D**

Subj: **Re: Filing Reply To Defendants Opposition to Motion For Leave to Amend**  
Date: 8/6/2008 5:58:24 A.M. Pacific Daylight Time  
From: [disvoranu@filicebrown.com](mailto:disvoranu@filicebrown.com)  
To: [BlakVIII@aol.com](mailto:BlakVIII@aol.com)

Hi Samuel,

Can you please advise as to what the relevance of the 10:30 a.m. vs 10:30 p.m. is? The email was still sent after you signed the Stipulation so it does not change the argument that such discussions were begun after the Stipulation had been discussed and submitted. This is such a minor point but please be advised that I will respond to your Reply with a Supplemental Brief to the Court advising that it makes no difference whether it was in the morning or night as it still occurred after you signed the Stipulation.

Thank you.

Delia

-----Original Message-----

From: [BlakVIII@aol.com](mailto:BlakVIII@aol.com) <[BlakVIII@aol.com](mailto:BlakVIII@aol.com)>  
To: Bob Eassa  
CC: Delia Isvoranu  
Sent: Wed Aug 06 00:18:53 2008  
Subject: Filing Reply To Defendants Opposition to Motion For Leave to Amend

Bob,

This is to advise strictly a professional courtesy to let you know that after I reviewed Defendants' Opposition to Plaintiff's Motion for Leave To File A First Amended Complaint, that I will be utilizing documents from the WCAB proceeding as well as the Federal action as exhibits to my reply opposition. As I previously informed Delia, your firm had the time incorrect in the filing pertaining to this email's being 10:30 pm wherein I requested to know if your firm had full authority to enter into settlement discussions with me. The email was sent at 10:30 a.m. Delia could have easily pulled that information and still can from your firm's email account. I will be providing the Court with the string of emails on that morning that will show that the parties did talk about settlement discussions in order to streamline this action.

I also want to address the situation about the WCAB documents. Your firm stated that I had those documents well before I filed the original Complaint. That incorrect. Your letter that accompanied the documents was dated November 7, 2007. I did not receive the documents until November 10, 2007, which was a Saturday as I was not home during the weekday to receive the materials. As stated above, this is strictly a professional courtesy email. I believe in being straight forward on issues and given the fact that there is a lot at stake here I believe the Court needs to be informed about everything before making a decision to amend or not amend the Complaint. Look forward to speaking with you at sometime in the near future.

Thanks and take care for now. Samuel

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## **EXHIBIT E**

Subj: **Re: Stipulation**  
Date: 4/1/2008 5:43:50 P.M. Pacific Daylight Time  
From: disvoranu@filicebrown.com  
To: blakviii@aol.com

Samuel,  
Yes. We have authority to discuss settlement with you. I am required to forward any settlement demand/proposal to Chevron and I will do so.

Take care,

Delia

-----Original Message-----

From: blakviii@aol.com <blakviii@aol.com>  
To: Delia Isvoranu  
Sent: Tue Apr 01 10:22:45 2008  
Subject: Re: Stipulation

Delia, before proceeding any further on the proposal for a resolution of this action, I will need to know whether or not you or Filice Brown Eassa & McCleod, LLP has the authority to begin and enter into settlement discussions with me pertaining to this matter as well as to execute a settlement if the parties can come to some agreement regarding this action and the WCAB matter. Please advise accordingly if your clients have provided such authority. Take care for now. Samuel.

-----Original Message-----

From: Delia Isvoranu <disvoranu@filicebrown.com>  
To: BlakVIII@aol.com  
Sent: Tue, 1 Apr 2008 6:00 am  
Subject: Re: Stipulation

Samuel, I received your fax and filed the Stipulation this morning to ensure the Court receives your request for continuance promptly.

Again, than you for your courtesy regarding this matter. I will wait to received your proposal for a resolution of this action.

Have a nice day.  
Delia

-----Original Message-----

From: BlakVIII@aol.com <BlakVIII@aol.com>  
To: Delia Isvoranu  
Sent: Mon Mar 31 21:17:00 2008  
Subject: Stipulation

If I cannot send this via email, then I will send it by facsimile on tonight.  
Thanks and take care for now.

\*\*\*\*\*  
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## **EXHIBIT F**

10 told her you are crossing the line if you need to  
10 moved on to San Diego in early

10 offer letter No - It was the Ink 48 Gallery Shows  
10 was confirmed with Nora Rodriguez  
10 about medical leave so postponed his start date.  
Harold agreed 30 8/10 was the start date.

Blackberry -

10 asked B6 for Blackberry - Met w/ Harold No  
10 true reason - make bus case valid consider  
10 sent Harold an email w/ bus case. Harold said  
work able by nature ~~the car however, a blackberry - got to No 7 -~~  
10 the info I can see stated you are not getting a  
blackberry level what I got from Harold was valid  
OK

PSQ

Place things in her chair. Come in office - as she  
comes in & looked startled.

Put all score card binders

May have gone out & put something in it. Do less week  
or so all use envelopes.

Between Wanda & PSQ they go back & forth pretty often in  
her office.

Sue doesn't review BS work she only reviews B5's work.  
She just had PSQ copy of BS work error.

Both reviews stopped when Sue came in. Didn't know  
how or why. Looked up one day & BS was not giving Sue  
work to review. Sue needs to stop bringing up dead issues.  
Sue stated

Hostile work environment further supports the AWA  
P order you caused Hostile work environment.

Supplies told him they have never provided a fee schedule  
3rd vendor due to filing for an investigator - Bob Ogle Pm  
So busy trying to get this. She is seeing him up - trying  
all the increased Socia Fee conducted his investigation  
When can we get this paperwork in E-Procurement  
An email like in the

## **EXHIBIT G**

Tell us how you can change the time you work  
Stop me and see if this is okay

After meeting with Sue & Doreen  
Doreen informed Sue she postponed the 8th grade  
finals agreed. So this was the time due

Blackberry -

Asked Doreen Blackberry - Met with her

She said she make this case with Sue  
Sue had an email to her case - should sue  
Doreen for her case - Blackberry

On the last of May she stated you are not going  
to sue the court to a high form she said we should  
work on

Please this is for them. Come in office - as she  
case was & looked started

Put all score and letters

May have gone out & put something in it. Doreen work  
or so all use inboxes

Between work & Sj they go back & forth. Doreen  
in the office.

Sue doesn't review BS work she only review Sj's work  
She just had Sj's copy of BS work error

Both review stopped when Sue come in. Doreen know  
how or why. Looked up one day & BS was not in. Doreen  
work to review. Sue needs to stop bringing up bad issues  
Sue stated

Hostile work environment further supports the work  
I order you caused Hostile work environment.

Sue said told her they have never provided a fee schedule  
BS was due to Doreen on 7/27/08 at 10:00 P.M.

So busy trying to get done. She is setting herself up  
all the reviewed since fee contract for investigation

Please can we get this paragraph in E-Procurement

## **EXHIBIT H**

7/12/06 8:21 AM

Sue  
agent for work  
Sue

Sonja Johnson / going to file an EEOC charge  
CEMC Talked to Jena stated someone else would handle this  
Sue Stoger - was instructed not to do something  
+ within 20 mins 842-2542  
Going to Bldg L. Sue S. knows about this

Dealing w/ an RSE & she has contributed to the RSE

Her behaviors are unacceptable.

She is deliberately putting him in situations  
that she can then say he's been a bad employee  
He has worked in Employment Law before & knows  
what's against policy & the law. ER MUST do  
something or he will lose his voice.

Sue set up a mtg with Cathy & Sue Drew on  
SJ's performance. Go ahead with the mtg. Don't take  
any action re: pay right now. Sue should state he  
needs to think about

Tries to repeatedly intimidate him

25200 - Cathy Drew - OK to contact Sonja (842-1644)  
between 1-3 7/ Bldg H

**Samuel B. Johnson, III****Identification Number****Address**

Permanent  
900 143rd Avenue, #244  
San Leandro, CA 94578

Permanent  
4420 Abruzzi Circle  
Stockton, CA 95206

**Phone**

(Home) 1 (209) 982 4873 (Home) 1 (510) 614-8385

**Internet**

Email Address blakviii@aol.com  
Web Page

**Categories**

Legal

**Skills**

Lawsuit	Contract Interpret	Sourcing
Energetic	Resource Negotiatn	Skills Analysis
Staff Education	Big Picture View	Team-Player
Follow-Through	Quick Learner	Willing to Learn
Construction Work	Product Liability	ADR
Microsoft Works	Imaging	Settlement
Risk Management	ERISA	Equal Opportunity
EEO	E-Svc Industries	Internet Law
Career Counseling	Negotiating Skills	Admin Functions
Contract Administr	Paralegal	Human Resources Exp
Contract Negotiatn	Claims Processing	Contract Problems
Contract Default	Class Action	Defend
Insurance Claims	Insurance	Antitrust
Realty	Commercial Property	Malpractice
Tort	Toxicity	Defect
Bankruptcies	Gender Issues	Compensation
Promotions	Employee Promotion	Personnel Actions
Sexual Harassment	Wrongful Terminatin	Discrimination
Copyright	Time Management	Billing System
Billing	Quattro Pro	Coaching/Mentoring
Organizat'l Skills	Communicat'n Skills	Microsoft Office
WordPerfect	QuickBooks	Spreadsheet
Excel	MS PowerPoint	MS Access
Mail Sorting	Document Distrib	Concordance
Paradox	Internet	Westlaw
Lexis	Windows 98	MS Windows
Windows 95	*Computer Literate	Word Processing Exp
Microsoft Word	HR Management	Asbestos
Medical Review	X-Ray	Social Security
Medical Management	Case Management	Employee Records
Medical Research	Document Control	Material Ordering
Database Developmt	Image Scanning	Coding Data
Production Mgmt	Document Mgmt	Casework
Investigative	Supervision	Transcription
Assembly Exp	Document Production	Mediation
Deposition, Legal	Interview	Witness Interview
Expenses	Expenditure Stmtls	Cost Reporting
Report Compilation	Garnish Wages	Payroll

Employee Benefits	Wants Challenge	Equal Emp Ops Comm
Policies & Proced	Written Comm	Policy/Proc Review
Procurement	Problem Solving	Conflict Resolution
Meet Timeline	Business Process	Business Policies
Follow Policy/Proc	Process Changes	Contract Prep & Rev
Subpoena	Filing	Training Experience
Subcontract	Support Agreement	Training Manual
HR Policy	Employee Handbook	Workflow
Budget	Process Improvement	Team Building
Leadership	Group Leadership	Performance Analys
Disciplinary Action	Performance Eval	Employee Terminatn
Staffing	Hiring/Firing	Admin Assistance
Invoice	Invoice Processing	New Contracts Rev
Travel Arrangements	Schedule Calendar	Legal Issues
Trademark	Patent	Arbitration
Court	Litigation	Well Casing
Third Party	Signature Acquisitn	Records Management
File Maintenance	Correspondence	Document Prep
Drafting Exp	Case Law	Case Study
Legal Research	Conduct Studies	Counsel
Associate	Research Support	Contract Docs
Purchasing Docs	Purchase Order	Purchasing Exp
Database	Database Mgmt	Liaison
Legal Liaison	Legal Experience	Legal Documents
Contract Law	Contract Monitoring	RFP
Intellectual Prop	Proprietary Data	Vendor
Customer Contract	Contractual Terms	

**Work History**

6/2004	Present	Paralegal	Alphasoft Services
4/2003	6/2004	Paralegal	Sony
4/2002	7/2002	Paralegal	T. Wade Welch & Ass
11/2001	3/2002	Contract Adm	Reliant Resources I
4/2001	8/2001	Coordinator	Ross Stores
9/1998	2/2001	Paralegal	Morrison & Foerster
12/1995	9/1998	Paralegal	Heimann & Bernstein
3/1995	12/1995	Paralegal	Fesler & Ames LLP
11/1990	3/1995	Paralegal	A Professional Law

**Education**

6/1987 Diploma General Studies McClymonds Sr.

**Tracking**

E021050021736 NAP 3960	10/31/2002	Offer	No-F/Lacks Req Experience
E050450097017 EMC 6703	7/11/2005	Decision	Accept
E050550099281 GDSVS 6905	5/22/2005	OnSite Interview-Org Dec	
E50081636 CPDS 7029		No-B/Others Better Qualified	
	6/20/2005	Referred to Hiring Org.	
	Yes		

**Action****Status History**

10/9/2002	Received
4/21/2005	Received
4/21/2005	Received
5/19/2005	Received
6/15/2005	Received
8/10/2005 5:21:09 PM	Hired

Custom Field	Text	Date	Numeric
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## **EXHIBIT J**



WebShip >>>  
800-322-5555 www.gso.com

<b>Ship From:</b>  ROSEMARY PEREDA FILICE BROWN EASSA AND MCCLEOD 1999 HARRISON STREET 18TH OAKLAND, CA 94612	<b>Tracking #:</b> 508325174 	<b>PDS</b>
<b>Ship To:</b>  SAMUEL B. JOHNSON SAMUEL B. JOHNSON 4420 ABRUZZI CIRCLE STOCKTON, CA 95206	<b>STK</b>  STOCKTON	
<b>COD:</b> \$0.00	<b>D95206A</b>	
<b>Billing Reference:</b> 00215-34155		
<b>Delivery Instructions:</b>	58456264	Print Date : 11/7/2007

[Send Label To Printer](#)

[Edit Shipment](#)

[Finish](#)

### LABEL INSTRUCTIONS:

**Do not copy or reprint this label for additional shipments - each package must have a unique barcode.**

STEP 1 - Use the "Print" menu option in your browser to send this page to a laser or inkjet printer.

STEP 2 - Fold this page in half.

STEP 3 - Securely attach this label to your package, do not cover the barcode.

### ADDITIONAL OPTIONS:

[Send Label Via EMail](#)

[Create Return Label](#)

### TERMS AND CONDITIONS:

By giving us your shipment to deliver, you agree to all the service terms and conditions described in this section. Our liability for loss or damage to any package is limited to your actual damages or \$100 whichever is less, unless you pay for and declare a higher authorized value. If you declare a higher value and pay the additional charge, our liability will be the lesser of your declared value or the actual value of your loss or damage. In any event, we will not be liable for any damage, whether direct, incidental, special or consequential, in excess of the declared value of a shipment whether or not we had knowledge that such damage might be incurred including but not limited to loss of income or profit. We will not be liable for your acts or omissions, including but not limited to improper or insufficient packaging, securing, marking or addressing. Also, we will not be liable if you or the recipient violates any of the terms of our agreement. We will not be liable for loss, damage or delay caused by events we cannot control, including but not limited to acts of God, perils of the air, weather conditions, act of public enemies, war, strikes, or civil commotion. The highest declared value for our GSO Priority Letter or GSO Priority Package is \$500. For other shipments the highest declared value is \$10,000 unless your package contains items of "extraordinary value", in which case the highest declared value we allow is \$500. Items of "extraordinary value" include, but are not limited to, artwork, jewelry, furs, precious metals, tickets, negotiable instruments and other items with intrinsic value.